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Attorneys for Defendant Sheriff David Wendt

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MONTANA  
BUTTE DIVISION

CHAD BURTON HILL,

Plaintiff,

v.

PAUL BURT, TED CALDWELL,  
FLYING J RANCH, LLP,  
BEAVERHEAD COUNTY SHERIFF  
DAVID WENDT, and DOES 1-10,

Defendants.

CV-23-34-BU-DWM

MOTION FOR  
SUMMARY JUDGMENT

Defendant David Wendt (“Wendt”) hereby moves the Court pursuant to Federal Rule of Civil Procedure 56 for summary judgment in his favor on all claims against him as set forth in Plaintiff’s First Amended Complaint and Jury Demand, filed August 16, 2023 (Doc. 4). The reasoning and grounds for the

Motion are set forth in a supporting brief and other documents: On this same day, Wendt is filing: (1) a Statement of Undisputed Facts, (2) a Brief in Support of Motion for Summary Judgment, and (3) Affidavit of Sheriff David Wendt.

DATED this 13th day of August, 2024.

/s/ Jason M. Collins  
Attorneys for Defendant Sheriff David Wendt

CERTIFICATE OF SERVICE

I hereby certify that on August 13, 2024, a copy of the foregoing document was served on the following persons by the following means:

_____	Hand Delivery
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<u>1</u>	E-Mail (include email in address)
<u>1-2</u>	EM/ECF

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|----|--|----|--|
| 1. | Chad Hill<br>P. O. Box 240080<br>Dell, MT 59724<br>chad@idahofishingoutfitters.com<br>Plaintiff – Pro Se | 2. | Peter B. Ivins<br>Nicholas John Pagnotta<br>Williams Law Firm<br>P.O. Box 9440<br>Missoula MT 59807-9440<br>Peter@wmslaw.com<br>nick@wmslaw.com<br>hilde@wmslaw.com<br>ellen@wmslaw.com<br><i>Attorneys for Paul Burt, Ted<br/>Caldwell and Flying J Ranch</i> |
|----|--|----|--|

/s/ Jason M. Collins  
Attorneys for Defendant Sheriff David Wendt